Application Number	10/050,249	GREINER, HORST
TERMINAL DISCLAIMER filed 9/17/04 has been:	☐ APPROVED	☑ DISAPPROVED
Document Code - DISQ	This patent is subject to a Terminal	t
INTERNAL DOCUMENT – DO NOT MAIL	Disclaimer	

U.S. Patent and Trademark Office

SHARON S. HOPPE
PARALEGAL SPECIALIST
TECHNOLOGY CENTER 2800

RENEE M. PRESTON

PARALEGAL SPECIALIST

TECHNOLOGY CENTER 2800

T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT

DATE:		26-Sep-04			APPL. S.N.:	10/050,249				
TO: EXAM	INER	Lee-Quach, Y	M		ART UNIT:	2875				
FROM:		Preston, Renee					Case Drop-Off Location			
	PAR	ALEGAL SPECIALIST	-		RETU	IRN THIS MEMO TO:	Jeff-8C31			
	_									
SUBJECT:	: De	cision on Terminal Dis	claimer (1.D.) filed:	<u>17-Sep-04</u>						
paragra questic MAILE	aphs ide ons, plea D TO AF	ntified by this informal se see me or the Spe	memo in your next ocial Program Examir ACED OF RECORD	Office action to notify apport. THIS IS AN INFORI	olicant of the T.D. MAL, INTERNAL N	ee, please use the approp If you disagree or have a MEMO ONLY. IT MUST action is complete, pleas	any NOT BE (1)			
The 7	Γ.D. is PF	ROPER and has been rec	orded (see ¶14.23).							
The 7	Γ.D. is N	OT PROPER and has no	t been accepted for the	reason(s) checked below (see ¶ 14.24):					
	The TD	fee of ha 4.26.07).	s not been submitted n	or is there any authorizatio	n in the application	file for the use of a deposit	account			
	The T.D. does not satisfy Rule 321 in that the person who has signed the T.D. has not stated the extent of his/her interest (and/or the extent of the interest of the business entity represented by the signature) in the application/patent (see ¶¶ 14.26 & 14.26.01).									
V	The T.D. lacks the enforceable only during common ownership clause – needed to overcome a non-statutory double patenting rejection, Rule 321(b) (see § 14.27.01).									
	The T.D. is directed to a particular claim(s), which is not acceptable since "the disclaimer must be for a terminal portion of the term of the entire patent to be granted" (MPEP 1490) (see ¶ ¶ 14.26 & 14.26.02).									
V	The person who signed the T.D.:									
	✓ is not an attorney "of record" (see ¶¶ 14.29 and 14.29.01).									
	has failed to state his/her capacity to sign for the business entity (see ¶ 14.28).									
	is no	ot recognized as an offic	er of the assignee (see	¶¶ 14.29 & possible 14.29	.02).					
\checkmark	No documentary evidence of a chain of title from the original inventor(s) to assignee has been submitted, nor is the reel and frame number specified as to where such evidence is recorded in the Office (see 37 CFR 3.73(b) and 1140 O.G. 72). NOTE: This documentary evidence or the specifying of the reel and frame number may be found in the T.D. or in a separate paper of record in the application (see ¶ 14.30).									
	The T.I). is not signed (see ¶¶ 1	4.26 & 14.26.03).							
	The serial number of the application (or the number of the patent) which forms the basis for the double patenting rejection is missing or incorrect (see ¶ 14.32).									
	The serial number of this application (or the number of the patent in reexam or reissue cases being disclaimed is missing or incorrect (see ¶¶14.26, 14.27.02 or 14.26.05).									
	The per	iod disclaimed is incorre	ect or not specified (see	¶¶14.26, 14.27.02 or 14.	26.03).					
	Other:									
	Suggest	ion to request refund (se	e¶14.36). NOTE: If	already authorized, credit r	efund to deposit acc	ount and do not check this	item.			
I have appropriately notified applicant(s) of the status of the Terminal Disclaimer filed in this case.										
Ex. Initials:	<u></u>	Date:				Log Da	ite:			
Special Pro	ogram Da	atabase, Version 2.1	(Rev.	5/98) Ro	uting Slip Printed	On: Sunday, Septemb	er 26, 2004 8:32:30 AM			

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A CO-PENDING APPLICATION

Docket Number (Optional) DE 010022

In re Application of: HORST GREINER

Application No. 10/050,249

Filed: JANUARY 16, 2002

FOR LIGHTING DEVICE WITH POINT-SHAPED LIGHT SOURCES

The owner, Koninklijke Philips Electronics N.V. of the entire interest in the instant application hereby discialms, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 164 to 156 and 173, as presently shortened by any terminal discialmer, of prior Patent No. <u>6.404.131</u>. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently anomened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

Please charge Deposit Account 14-1270, the terminal disclaimer fee under 37 CFR 1.20(d).

The undersigned is an attorney of record.

TERMINAL DISCLAMINER DISAPPROVED

SEP 2-7 2004

TECHNOLOGY CENTER 2800 SPECIAL PROGRAM CENTER lack formmon ownership not attorney of record

Eric M. Bram

Typed or printed name